# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

ON CLERKS OFFICE CIVIL ACTION
NO: 04-11942GAO

Lawrence J. Mesite
Plaintiff

v.

Newton Police Officer, Dawn Hough, et al
Defendants

U.S. DISTRICT COURT DISTRICT COURT

## RULE 26(A)(1) INITIAL DISCLOSURES BY PLAINTIFF, LAWRENCE J. MESITE

Plaintiff Lawrence J. Mesite hereby provides the required initial disclosure pursuant to Rule 26(a)(1).

## A Individuals likely to have discovery or discoverable information:

1. Lawrence J. Mesite (Plaintiff) in transit from Florida to Nashua N.H.

<u>Subject Matter</u>: First Hand Knowledge of the circumstances leading to Mesite's arrest, his incarceration At Bridgewater State Hospital and the alleged beatings during incarceration

2. Keith Bertrand

<u>Subject Matter</u>: First Hand Knowledge of the circumstances leading to plaintiff's arrest

3. Newton Police Office
Dawn Hough (Keefe)
Newton Police Department
1321 Washington Street
Newton, MA 02465

<u>Subject Matter</u>: First Hand Knowledge of the circumstances leading to Lawrence J. Mesite's arrest

4. Newton Police Officer
Jo Blay (Gourdeau)
Newton Police Department
1321 Washington Street
Newton, MA 02465

<u>Subject Matter</u>: First Hand Knowledge of the circumstances leading to Lawrence J. Mesite's arrest.

5. Newton Police Officer
Dina Vaca
Newton Police Department
1321 Washington Street
Newton, MA 02465

<u>Subject Matter</u>: First Hand Knowledge of the circumstances leading to Lawrence J. Mesite's arrest.

6. Lieutenant Dennis Dowling Newton Police Department 1321 Washington Street Newton, MA 02465

<u>Subject Matter</u>: First Hand Knowledge of the circumstances leading to Lawrence J. Mesite's arrest.

7. Lieutenant Gerald Malloney Newton Police Department 1321 Washington Street Newton, MA 02465

<u>Subject Matter</u>: First Hand Knowledge of the circumstances leading to Lawrence J. Mesite's arrest.

8. Kenneth Nelson
Bridgewater State Hospital
20 Administrative Road
Bridgewater, MA 02324

<u>Subject Matter</u>: Plaintiff's incarceration at Bridgewater State Hospital and alleged beatings during incarceration.

#### B. Relevant Documents

1. Newton Police Department Incident Report, 9/17/01

- 2. Newton Police Department Evidence, Property Forms, 9/17/01
- 3. Medical history of Mesite at Bridgewater State Hospital

The plaintiff, By his attorney,

Damon Scarano, Esquire Attorney At Law 60 Commercial Wharf Boston, MA 02110

### CERTIFICATE OF SERVICE

I, Damon Scarano, hereby certify that on this date I have mailed First Class postage prepaid a copy of the within to Donnalyn B. Lynch Kahn, Esq., Assistant City Solicitor, City of Newton Law Department, 1000 Commonwealth Avenue, Newton Centre, MA 02459.

Signed under the pains and penalties of perjury this 16th day of March, 2006.

Damon Scarano, Esquire